		1 <b>1</b>				
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	4	Telephone: (702) 577-9304 Facsimile: (702) 255-2858				
	5	E-Mail: <u>rlarsen@grsm.com</u>				
	6	Attorneys for Defendants  Bottega Veneta, Inc., Rocky Claar  and Carlos Delos Reyes				
	7	and Carlos Delos Reyes				
	8	UNITED STATES DISTRICT COURT				
	9	DISTRICT OF NEVADA				
	10	EDCAR CHO on individual	Coop No. 2.17 av 02770 MMD DAI			
	11	EDGAR GUO, an individual, )	Case No.: 2:17-cv-02778-MMD-PAL			
	12	Plaintiff, )	CTIDUI ATION AND ODDED TO			
	13	VS. )  DOTTECA VENETA INC. a comparation DOCKY)	STIPULATION AND ORDER TO EXCUSE ATTENDANCE OF			
	14	BOTTEGA VENETA, INC., a corporation; ROCKY ) CLAAR, an individual; CARLOS DELOS REYES, )	DELOS REYES FROM			
	15	an individual; DOES I – V, and ROES VI – X,	PERSONAL ATTENDANCE AT ENE SESSION			
	16	Defendants. )				
	17					
	18	Pursuant to Local Rules 6-1 and 7-1, Plaintiff EDGAR GUO ("Plaintiff"), and				
	19	Defendants ROCKY CLAAR and CARLOS DELOS REYES ("Defendants"), by and through				
	20	their respective attorneys of record, stipulate as follows:				
	21	STIPULATION				
	22	Defendant Bottega Veneta was Plaintiff	s employer and the primary employment			
	23	based claims in the Complaint are brought against Bottega Veneta.				
	24	2. Defendant Carlos Delos Reyes is currently employed by Defendant Bottega				
	25	Veneta.				
	26	3. During preparation for written discovery	y responses and the ENE conference,			
	27	counsel for Defendants learned that Mr. Reyes is currently on extended medical leave from the				
	28	Company following a recent surgery.				

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- 4. Mr. Reyes has requested that he be excused from personal attendance at the ENE Conference.
- 5. Plaintiff does not object to Mr. Reyes' request that he not be required to attend the ENE Conference provided that Mr. Reyes has given full authority to counsel or Bottega Veneta to resolve this matter at the ENE Conference.
- 6. Mr. Reves agrees that he will give full authority to either his counsel or Bottega Veneta to resolve this matter at the ENE Conference if he is not required to attend.
  - 7. Defendant Rocky Claar is also an employee of Bottega Veneta.
  - 8. Mr. Claar currently works and resides in King of Prussia, Pennsylvania.
- 9. Mr. Claar has also requested that he be excused from personal attendance at the ENE Session as long-distance travel is inconvenient and will take significant time away from his work and family responsibilities.
- 10. Bottega Veneta supports Mr. Claar's request as Bottega Veneta is already expending significant funds in the amount of travel costs to bring a representative to the ENE Conference. Adding the travel expense of Mr. Claar and the lost time from his work responsibilities adds a significant burden to Bottega Veneta.
- 11. Plaintiff does not object to Mr. Claar's request that he not be required to attend the ENE Conference provided that Mr. Claar has given full authority to counsel or Bottega Veneta to resolve this matter at the ENE Conference.
- 12. Mr. Claar agrees that he will give full authority to either his counsel or Bottega Veneta to resolve this matter at the ENE Conference if he is not required to attend.

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	1	13. This stipulation is not made for purposes of delay and will serve judicial economy		
	2	of the Defendants.		
	3	DATED: March 28, 2018.	DATED: March 28, 2018.	
	4	GORDON REES SCULLY MANSUKHANI,		
	5	LLP		
	6	/s/ Robert S. Larsen	/s/ Kristina Miletovic	
	7	ROBERT S. LARSEN, ESQ. Nevada Bar No. 7785	Dan M. Winder, Esq. Kristina Miletovic, Esq.	
	8 9	300 South Fourth Street, Suite 1550 Las Vegas, Nevada 89101	3507 W. Charleston Blvd. Las Vegas, NV 89102	
	10	Attorneys for Bottega Veneta, Inc.	Attorneys for Plaintiff	
CLLP	11			
hani, ] 550 [	12	ORDER		
ansuk Suite 1 8910]	13	IT IS SO ORDERED.		
illy M Street, as, NV	14			
Gordon Rees Scully Mansukhani, LLP 300 S. 4th Street, Suite 1550 Las Vegas, NV 89101	15	ŪN	ITED STATES MAGISTRATE JUDGE	
lon Re 300 _ L	16	DA	ATED: 3/29/2018	
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